

19 June 2001

Anthony Lee Esq.,
Messrs. Kingsford Stacey Blackwell,
Solicitors,
14 Old Square,
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LONDON WC2A 3UB.

Mr. Dear Lee

RE: Simon Hunt and Media Logic Systems Ltd
Our Ref: HLM/CE/J00024475CA/NO/US/ZA and J00043274WO

I believe that you are aware that we act for Media Logic and that we (I) have been in correspondence and spoken contact with Simon Hunt regarding the need for him to sign various formal papers that are required to be filed in connection with recently filed Media Logic patent applications in which Simon has been identified as the inventor. Simon has now suggested that I should contact you in relation to this matter.

The formal papers in question are simple assignment documents for Canada, Norway and South Africa and a rather more verbose assignment and a declaration for the USA. Copies of these documents are enclosed and they are required to be filed in connection with national phase applications filed out of an International application which I prepared and filed for Simon when he was with Nisaba. There is additionally a Power of Attorney document which is required in connection with an International application filed more recently and based upon the British application which Simon wrote and filed himself; a copy of this Power of Attorney document is also enclosed.

There is nothing about the enclosed papers that is in any way special to Simon's situation in relation to Nisaba and/or Media Logic. They are standard forms approved by the various patent offices. From where I sit, there is absolutely no reason for Simon to decline to sign these documents.

Simon has pointed out that the transfer deed of 1 May 2001 that he signed with Media Logic appoints Media Logic as his attorney to sign such documents as may be necessary. I fear that, if we are to take this path, we will run into difficulties, particularly in the USA which may be the land of the free, but on condition of strict adherence to rules and regulations. The various patent applications are not properly

identified in the 1 May 2001 document and we would have to file a copy of that to verify the power of attorney. I do not know even if US law permits a corporate body to hold power of attorney to sign patent forms for an inventor and, frankly, I am none too interested in going to the trouble to find out. Life would be so much more simple if Simon would just sign the forms and I would hope that you might counsel him to do just that. Of course, if you and/or Simon require any further explanation from me I will be happy to oblige.

Simon also expressed concern that your involvement in advising him in connection with this matter will give rise to fees to him. I have assured him that we will, on behalf of Media Logic, pick up your reasonable charges in this matter.

Time is fast running out for us and I have a final deadline to meet in the USA of 12 July 2001. If Simon will not sign the forms, then we will need time to put in place appropriate documentation to establish to the satisfaction of the US Patent Office that he has indeed been asked to sign and has declined to do so. I would ask therefore that you kindly treat this matter as urgent.

I look forward to hearing from you.

Yours sincerely, R.G.C. JENKINS & CO.

H. L. MILHENCH

c.c- Simon Hunt Esq., (w/out encl)